THE CITY. Lieut.-Gov. Dunn of Louisiana is at the

Dr. F. R. Lees, the English champion of steamboat Neversink and the ferryboat taffeld of the Staten Island line, collided yesteros cobin's Reef, and the latter was slightly damaged. Winifred McDermott, who had been commito the Tombs for Intemporance, died there yesterdaying. Coroner Schirmer had the body removed to

he Hudson River Raffroad in West-st., yesterday 2. died from the injuries then received about 42 yesterday afternoon.

Mohey, alias Robinson, who has been so long Corge Glessel of No. 402 Madison-st., while

At the Jefferson Market Police Court, yester-ay, before Justice Ledwith James Cole, a young man, as charged with attempting to personate the conductor tear No. 31 of the Fighth-ave. line. He succeeded in Beeting 20 cents, when he was arrested. He was held

o had in the sum of \$300.

At the sale of murble groups and figures, in the reason of Muer & Barker, last evening, "Ny dia." by one as brought \$5,000; "Susannah," by G. B. Lombardt, 250; "Angelles and Medera," by Turrim, \$1,450; Atalo and Charles," by Fraccaroli, \$700; "Innocence," A Presbyterian Home for Aged Women is

to be exceed on the north side of Seventy third-st. secting at a point, 100 feet cast from Madison-ave, suiding will be 85 feet from, 22.10 feet deep, and we igh. It will be constructed of Philadelphia brick. Ohio stone trimmings. The cost is estimated at

About 80 tailors net last evening in the circumony Recuis in Essex-st, to take measures to precincing the following manned officers: Messrs, H. Sturz, esiderit, Michael Lyons and H. Metzler, Vice-Presints; T. Or Conse, J. Williams, and M. M. Sieru, Service, A. Jacobson, Pressarer; and appointed two delectes to the Central Committee of the Tailors' Union of

A survey was held a short time ago on

Owing to the absence of Mayor Hall from Owing Lo the absence of Mayor Hall from the city, no warrants have yet been issued for the arrest of Scott and Tripp, the principals in the alleged "New-York Medical University" swindle. Complaints still continue to be received by Marshal Tooker from victims of the "Medical University," alleging serious damages to their health by the quackery or malpractice of Dr. J. Walter Scott; one command an tates that the treatment he received reduced he weight from 180 to 150 pounds, and another charges that his nose was damageously injured by file application of a lotion prescribed by Dr. Scott for the cure of catarrib.

Among the strangers in the city yesterday are Geo. T. Downing, Washington, and ex-Congressman Kellogg of Alabama, at the Metropolitan Hotel; Leat. Gov. Beach and Col. J. B. Stonehouse, Albuny, Judge Norgie of Wisconsin, and Lleut. Com. Stanton, U. S. N., at the Astor House; Prof. Petree of Cambridge at the Hoffman House; Gen. E. C. Wilson, Pennsylvania, Gen. E. F. Jones, Binghamton, and the Hon. J. D. C. Binck-burn, Texas, at the St. Nicholas Hotel; Lieur. Anderson of the Rogal Engineers, British Army, at the Charendon Hotel. Gen. J. Merseitht Atead, pr., Consal General to Paris, Col. G. B. Bissell, Hartford, and the Hon. R. D. Rice, Augusta, Me., at the Fifth Avenue Hotel; Donn Piatt of Wisconsin at the Coleman House; the Hon. Win. Hamersley, Hartford, and Edusand R. Boyle, London, at the Brevoort House, and Niss Kate Field at the Westminster Hotel.

On Wednesday evening Mr. E. A. Schaffer.

On Wednesday evening Mr. E. A. Schaffer, forporty a commission marchant down town, took loadings at the hotel of John S. McKhiley, at the corner of Falton and South-sts. Yesterday morning one of the cervants entered the room and found the occupant dead in hed, he having committed smeide by shooting himself in the breast with a single-barreled patol, which was found lying beside him. Corners Figure, later in the day, commenced an investigation, and ascertained that the deceased was formerly wealthy. He met with reverses, lost the greater portion of his property, and commenced playing "policy." By this means he squandered the remainder of his fortune. Recently some friends contributed \$1,250, with which he promised once more to endeavor to restore his fallen forfance. Instead of doing so, however, he squandered this sum in "policy" playing, and, afraid to face the men whose confidence he ind abused, he committed suicide. The inquest will be resumed to-day.

Instead of the indiscriminate slaughter and ruthless guillotining which usually characterize the incoming of a new Collector and the outgoing of an old one, Collector Grinnell's course has been marked with great forhearance, and a prudent desire not to mapair the workings of the Custon-House by displacing trained efficials with comparatively green hands. But all the time that the Collector has been waiting, he has been carefully selecting certain of his subordinates, and yesterday the dread official ax fell, decapitating about 180 clerks. As yet none of the Departy Collectors have been removed, and Mr. Chinton, Assistant Cellector, still continues to perform the duties of his office. The presence of office-seckers—hungry patriots, burning to serve their country "for a consideration"—was as large as usual yesterday, but very few appointments were made, and none at all aunounced. Among the applicants were ten or a dezen ladies, who awaited the tinkling of the little bell which was to summon them to the Collector's presence, with ill-disguised impatience. Finally, however, the crewd of applicants was dismissed, and the Collector relieved for a day at least from their importunities. As a break in the blank monotony of applications, he then enjoyed the society of several friends. Later in the day he was visited by a delegation of colored men from Virginia and the District of Columbia.

Coroner Schirmer commenced an inquest, Instead of the indiscriminate slaughter and

Later in the day he was visited by a delegation of colored men from Virginia and the District of Cohrabia.

Coroner Schirmer commenced an inquest, yesterday, over the body of Herenies Atkinson, who died from the effect of being run over, a few days ago, at the corner of Broadway and Duane-st. by stage No. 125 of the Fourth Ave. line. John Haggerty, the driver of the stage, was arrested, but released on bail. Owing to the absence of witnesses, the case was adjourned dutil Saturday. Also over the body of the unknown woman who died in the intelligence office No. 17 Stanton-st., on Wednesday avenue. Nothing was learned relative to the identity of the woman, and the body was removed to the Morgue. Deputy Coroner Cushman will make a post-mortem examination. The body of the unknown man found on Wednesday at the foot of Beach-st. has been identified as that of Heinrich Moliner, a German. He left his home, No. 104 Prince-st., on Tuesday afternoon, and was not again seen. He probably accidentally fell overboard. Coroner Schirmer will hold an inquest to-day. ... Corner Flynn was yesterday requested to hold an inquest at No. 163 Lewissel, over the body of Lawrence Sintgraf, aged 24 years, who died from higheries received by falling from a third story whodow on Wednesday evening. ... Coroner Rechan will to-due hold an inquest at Bellevae Hospital over the body of John Heron, an actor, lately residing at Broadway and Twelfth-st., who died from a fracture of the leg, received a few days ago.

BROOKLYN .- D. Ryan and James Prior were held to bail, yesterday, by U. S. Commastoner Jones, to await the action of the Grand Jury, on the charge of car-rying on an ill cit distillery in Navy-at., near Hudson-ave. Morris Hinn, a clerk, was arrested yesterday, charged with licing the pockets of Thomas Ryan of a watch valued at \$100 and a breast in worth about 50 cents. The accused, as alleged, paware the watch at No. 77 Blecker-st. New York, for \$14. The property was recovered, and Dunn was locked up to await examination.

TARRYTOWN, N. Y .- One of the Nyack rry boats and the Hudson River steamboat, the New-rk, collided on Wednesday, but neither was greatly dam-

HASTINGS, N. Y .- James Woods, a laborer, aquest held over his body by Coroner Van Tassell, a liet of "accidental death" was rendered.

JERSEY CITY.—George Fletcher, the wellmanaging clerk of the Mansion House, Long a, died at his residence, No. 299 South Fifth-st., yes-

was run over by a car of the Union Hill and Hobo-line last evening. He attempted to jump upon the platform, when he fell and was dengred under the He was taken to St. Mary's Hespital. Daniel

PLAINFIELD, N. J .- The City Charter given by the last Legislature, subject to the approval of the veters of the township within the limits, was ratified at the election field on Wednesday last, by a moderity of 171. The election under the charter for city officers will be held on Tuesslay, May 4. At the election for township officers, held hist week, J. Frank Hubbard, esq., was duly elected Chosen Freeholder.

THE NATIONAL BOARD OF UNDERWRI-TERS.

The National Board of Underwriters of the United States met yesterday at 16 o'clock pursuant to adournment, in the rooms of of the New York Beard, No. 123 Brondway, President James M. McLean in the Chair. The resolutions and recommendations of the committee on local boards, notes and commissions, having been made the special order of the day, were taken up. The first resoution read was in reference to the manner of paying agents, and as originally reported was as follows: Whereas, The present mode of calculating commissions (whereby a stated percentage is showed upon premiums received, regardless of agency expenses) is a serious error, and one demanding immediate re-

nt. That from and after May 1, 1888, all companies connected

its the National floated of Fire Underwriters berefy please themselves on the rate of commissions which they allow to agents shall be calcula-sed by upon the net presumes the attent edictoring Lates. Repeats ad-critising, and all other agency expenses, except in cases where only 10 This resolution gave rise to a protracted and rather

This resolution gave rise to a protracted and rather animated discussion, in which Mesers. Eldridge, Saterice, Bear, and others pavticipated. Mr. Bean said it was nothing short of a miracle which had emabled the insurance companies to stand such rates as they had been allowing. Mr. Saterice was in favor of paying agents eight per cent on premiums and 20 per cent on the net profits at the end of the year. Mr. Pist of Philadelphia would not pledge his company to any rates not generally agreed a post by insurance companies. He would therefore vote against this resolution. The question of rebailing was discussed with considerable interest, the representatives of inland companies opposing the practice, and those of New-York city and Boston defending it. The same division of opinion and feeling provated on the subject of broker-age. On this question New-York was divided. The companies belonging to what was known as the Kocklox Klan had resolved to have nothing more to do with husinance brokers. Mr. Heald moved to lay the whole matter on the indie, Mr. Saterice said: Mr. Chairman, I know the motion to lay on the table is not debatable, but I ask permission to say, if the remoution is laid on the table it will break up the National Roard. Mr. Heald withdrew his motion. Numerous amendments offered to the resolution were successively voted down, and the original resolution, with some unimportant verbal changes (inserting June for May), was then alopted. The following recommendation of the Committee was then adopted:

The spontiment of an Executive Manage, competent and experienced, upon a majority to be brated at sond central point, we said to the meaning to confer with and advise the Executive Manager, and to whom he shall report as soid time all the operations and work of his department. The soid expenses incident to the amount of business done advisor to make quarterly reports to the National Executive.

The following additional resolutions were then read, thriefly differenced.

floral Executives. following additional resolutions were then read,

The todowning additional resolutions were then read, briefly discussed, and adopted the amisunderstanding among many companies as to their duties as nambers of the National Board of Fire Underwriters, and as it is essential to the welfare of the organization that there should be pixel and explicit rules applicing to all; therefore be it Mesolved, That whereverboral Boards exist, it is the duty of all compalies, members of the National Board is instruct their agents to join the same, and where no local Board exists, it is their duty when called upon to instruct their agents to cooperate with other agents in effecting such an organ zation.

pailes, members of the National Board, to instruct their agents to join the same, and where us local Board exists, it which duty when called upon to a struct their agents to cooperate with other agents in effecting such an eigen action.

Resolved, That it is the first essential to membership in this Board that tarif rates should be maintained, and no Company is justified under any correspondings in taking a risk, or in allowing one to be taken by an agent, at less than tariff igures.

Resolved, That from and after this date, the Chicago compact shall be a rule of this Board, and all companies members thereof shall be governed by its provisions and penalties.

Resolved, That it is inconsistent with the interests of this Board that any Company be receptized as a member thereof that declines to cancel as quilect full rate on every policy written under the tariff figures, or that allows an agent to remain set of a local floard where one exists in his locality, or that allows an agent to remain out of a local floard where one exists in his licensity, or that allows an agent to remain out of a local floard where one exists in his licensity, or that is incumber upon the Chairman of the Committee on Local Board, that is incumber upon the Chairman of the Committee on Local Board, that is incumber upon the Chairman of the Committee on Local Board, that decline to comply with the above rules and required commutes of this Board, that decline to comply with the above rules and registrons, with the recursioners connected therewith, and upon dire conviction, the first out the committee or the National Board, as the case may be shall experi such tempany, and notice therewith, and upon dire conviction, the first outs to every Company belonging to the Board. Headers, That our sides be reduced by any least Board on rates and commissions. Board then add to the condition of the Board then and so were the rates have been made by the Committee of the Board and on rates and commissions. Board then added to the condition of the Board.

proval.
The Board then adjourned to meet to-day, at 10 o'clock.

It was announced that they would, however, nicet befor that time, at Delmonico's. COMPLIMENTARY DINNER.

77 Bleecker-st. New York for \$14. The property was recovered, and Dunn was locked up to await examination.

The inquiest in the case of James Haggarty,
who size in the Forty-third Precines Station-Rouse on Fire Underwriters by the New-York Board of the same Brains.

COMPLIMENTARY DINNER.

In accordance with an annual custom, a sumptuous banquet was given last night at Delmonico's, corner of Fourteenth-st and Fifth-ave., to the National Board of the Same Breaker.

The Underwriters by the New-York Board of the same based on the Breaker.

institution. The room presented a gay and picturesque appearance. The waits were lined with flags and other ormanents, and the multifudinous row of tables were producely decorated with elegant models representing palatist and other architecture, and with handsome Longnets of choice flowers. During the time deveted to the discussion of the full of fare, Eernstein's popular or charta rendered a number of monacul selections. The company numbered about three hundred, among whom were Messra. J. McLean, J. B. Schlenstricker (Ballimere), W. B. Wilson, J. Falmein, John M. White, John Camerdon, Frederick Mead, the Hon, James Galway, and the Rev. T. Bruce. The chair was occamed by Mr. McLean, who was supported on either side by Fire Commissioners, Gen. Ehaler, and Messra. Wilson, Galway, and Myers. When the cleth was removed, the Chairman arose and proposed "The National Board of Underwriters," a toast which was responded to in appropriate terms by Mr. Seldestricker, A long list of toasts were

MEETING OF THE STOCKHOLDERS OF THE UNION

BOSTON, Mass., April 22 .- The first meeting of the stockholders of the Union Pacific Railroad in this city, was held to-day, at the office of Gledden & Williams, the Hon. Oakes Ames, presiding. The following resolu-

It miles from Sensett. G. M. Doroug, Chief Regineer, U. P. R.

Mr. Ames explained that the dispatch was equivalent to a statement that 20 miles now intervene between the completed portions of the two roads which will connect the Atlantic with the Pacific. R. G. Hazzrd of Rhode Island then addressed the necting. He said that inquiries are often nade as to the necessity for the Credit Mobilier, or Contracting Company. The charter of the Union Pacific Rafiroad Company required that the books no kept open for subscription till \$100,000,000 of the slock no kept open for subscription till \$100,000,000 of the slock no kept open for subscription till \$100,000,000 of the slock no kept open for subscription till \$100,000,000 of the slock no kept open for subscription till \$100,000,000 of the slock no kept open for subscription till \$100,000,000 of the slock no kept open for subscription till \$100,000,000 of the slock no kept open for subscribed at part. Under this it was impossible to get many to build the road. Capitalists could not be found to take the whole amount, and, if they put in \$20,000,000, then if the cuterprise proved unsuccessful they might ose the whole, while, if successful, other parties who had not participated in the risk, or issa, could rome in as subscribers to the remaining \$80,000,000, and take four-fitchs of the profit carned by the capital and at the risk of the first investors. No one would ad-

property of \$50,000,000, and break open a variance sate belonging to a third party to rry to get at the property of the Company, which the Directors had the wise precaution to have removed to safer quarters, is certainly astonishing and alarming. This Company does not object to any legal examination of their affairs when instituted in good faith before a proper tribunal, but were always desirous to maintain their rights of having the case tried in a United States Court, where it properly belonged. By the calamnies which have been shrred up by this unjust persecution, the selling value of our bonds has been depreciated, to the mjary of the various parties holding them throughout the country. But individual stockholders of the Company have come forward and furnished the money to complete the, road, and pay all its liabilities. The enterprise has not been an unprofitable one to the stockholders, though not so advantageous as we expected. Our main profit will be in the future value of the stock. The prospects for business are very flattering. We expect that the gross earnings for the month of May will be sufficient to pay the July coupons on the bonds. With regard to the charges of having built a poor read, the folly of such charges can be casily seen, as we built the road with the intention of ownlog and managing it ourselves. It has been favorably repeated upon by two separate Government commissions, and no accident has yet occurred to life or limb from any imperfection either in the road or its equipment, and it is the intention of the Company to continue it a first-class road in all respects. The meeting then adjourned until to-increw.

journed until to-morrow.

PROBABLE HOMICIDE IN MULBERRY ST. Early yesterday morning Patrick McGowan, Patrick McCormick, and Patrick and William Nicholson were in the saloen of Patrick Culber, No. 82 Mulberry-st., playing cards. William Nicholson accused McCormick of playing a "sucker" game, because he offered to bet more money than he (Nicholson) had. Hard words followed, and the men arose from the table. Nicholson took a bottle from the bar and threw it at the head of McCorfalck. The latter stooped and avoided the missile. Patrick Nicholson then struck McCormick in the nose with his flat. The men went into the street, and McCormick dared any of the brothers Nicholson to "fight him fair and square." William Nicholson then struck at McCormick, but missed him, and receiving a blew in return, stabbed McCormick three times in the abdomen with a kinfo. Offleer McGrath of the Sixth Precinct, just then coming up, took William Nicholson into custody, and locked him up in the Frank-linest. Police Station. The wounded man was taken to the New-York Hospital. Coroner Schirmer attended yesterday, and took the ante-norten statement of McCormick. It corroborates the account given above. Dr. Frederick T. Hartall, one of the corps of Surgeons at the Hospital, testified that McCormick was brought in about 4 o'clock a. m., suffering from wounds. There was one incised wound of the abdomen, about 1½ tiches long, about 5 inches to the left of the umbilicus; a second, about 2½ inches in length, on a line with the first wound. Both wounds opened into the peritoneal cavity. animated discussion, to which Messrs. Eldridge, Saterice, | playing a "sucker" game, because he offered to bet more one incised wound of the abdomen, about 13 inches long, about 5 inches to the left of the umbilious; a second, about 23 inches in length, on a line with the first wound. Both wounds opened into the peritoneal cavity. From the second wound 6 or 7 inches of intestines protruded, and from the first wound a knuckle of intestine also protruded. There were evidences of strangulation, as the intestines were reduced. These wounds were properly dressed. There was also a lacerated wound to the left of the spinal column, and a small incised wound on the left bettock. When admitted McCormick was suffering from collapse, the extremities were cold, and the pulse feeble. Reaction came on after proper remedies were applied. In the opinion of witness the patient was in a very dangerous condition. The jury rendered a verdict against Nicholson, and he was committed to the Tomba to await the result of McCormick's injuries. He is a native of Ireland, aged 19 years, is a printer, and lives at No. 49 East Broadway. McCormick's injuries. He is a native of Ireland, aged 19 years, is a printer, and lives at No. 49 East Broadway. McCormick's injuries, the last well at No. 73 Mulberry-st. Warrants have been usued for the arrest of Patrick Nicholson and Patrick McGowan, and they will be sent to the House of Detention as witnesses.

REVENUE RETURNS FOR THE MONTH OF MARCH. The following are the returns of the gross receipts of the different transportation companies and places of amusements, together with number of cubic feet of gas consumed by the different companies during

1666 of Kwa communed	of rue	combanica	seier ser B
the month of March,	/ June	The latest that	Gross
Ratifroad Curs. Brasilway & Neventh-ave. C. P. N. & R. R. Ergkithave 42d and Grand-st. Nuth-ave. Nath-ave. Second-ave. Third-ave. D. D. E. B. & B. Bieecker-st. & Ful. Ferry. N. Y. and N. H. N. Y. and Unriem.	Receipts. #56,719 29,903 64,002 30,271 7,738 55,654 40,279 26,780 25,885 111,768 111,768 112,639 102,513	Theaters, de. Tammany Wallack's Rooth's Plak's Gd. Opera (I night). Diymple. San Francisco Minstrels. Nitho's. Theater Comique. Freuch Theater (12 nights). Kelly & Leou (traveling). Waverley. Broadway. Lent's Curcus. Tour Pastor's.	Receipts 30,887 . 35,642 . 36,343 . 1,366 . 26,763 . 7,645 . 41,013 . 12,947 . 17,432 . 18,713 . 18,713 . 18,713 . 18,713 . 18,713 . 18,713
Stages. Fifth are. Malison are. Broadmay and Greenpoint. Broadmay and Fourth are. 23d-at. b'way & 9th are. Broadway and Second-are.	\$874,163 Gross Receipts. \$20,565 17,301 5,630 10,500 21,660 2,162	Stadt Theater Bovery Total Ferry Co. N. Y. & Hk'lyn Ferry Co Gas Companics. Harlem Gas Co Metropolitan Gas Co Metropolitan Gas Co	7,241 17,000 \$305,317 Grees Receipts. :851,293
		New-York Gas Co 5	10,307,451

The National Park Bank agt. The Ninth National Lank—A drait on the National Park Bank for \$14.29 and drawn by the Bidgeley National Bank of Springfield. Illinois, in favor of Ely Shurley. The amount of the draft was ritered by some one to \$5,200, and the payee made E. G. Fanchon, and the forger erased and rewrote the Cashier's name signed to the draft. As altered it was sold to the Lexington National Bank of Kentocky. The Lexington Bank indorsed it over to the Nirth National Bank, which indorsed it and presented it to the plaintiffs, who paid \$6,300 on it. The plaintiffs paid it on the 12th of April, and did not discover the forgery that the 10th of May. They thereupon brought with against the defendant to recover the \$6,226 80, the overpayment on the draft. The defendants demourted that, admitting all the facts, they were not bound to refund the money, as they were quite as innocent as the plaintiffs, and the plaintiffs were in fact gality of negligence in not discovering the forgery. On the demarter, Jadge Sutherland, rejying on the case of Frice agt. Neal rested was that the American cases affirming it, held with the defendants. The plaintiffs appealed. On the argument of the appeal, counsel for the plaintiffs appealed. On the argument of the appeal, counsel for the plaintiffs the date which the case of Price agt. Neal rested was that the bank was bound to distinguish between the true and forzed signatures, and it was negligence in the bank not to due so. That mere negligence was not alone sufficient to put a plaintiff in default. It must be negligence causing some injury to the defendant. When the principle of estoppel would arise, as if a bank stated to a person who was in doubt whether to advance money or not on a check that it was good. But in this case there was no such injury to the defendant. They must refund this money just as if the check was good, and admitted to be good for \$14.20, and as to the part for which it was forged the body of the draft), there was certainly equal negligence in those thro The National Park Bank agt. The Ninth Naesent term of the Superior Court.

THE UNION PACIFIC RAILROAD LITIGATION.

This case came on for argument in the U. S. Circuit Court yesterday, before Judges Nelson and Blatchford, substantially in the nature of an appeal from the decision of Judge Blatchford. Counsel on both sides entered into a long discussion as to how the matter should be presented; counsel for the Railroad Company destring it to come up in the shape of a motion to dissolve the injunction granted by the Supreme Court of the State of New York on the 7th of July, 1883, restraining the Company's action; while the counsel for Mr. Fisk desired that it should be in the form of a motion that the papers on file in the matter in the U. S. Circuit Court be sent back or transferred to the Supreme Court of the State of New York—or, in other words, virtually a motion to remand the case to the Supreme Court of the State of New-York—or, in other words, virtually a motion to remand the case to the Supreme Court of the State of New-York—or, in other words, virtually a motion to remand the case to the Supreme Court of the State of New-York—or, in other words, virtually a motion to remand the case to the Supreme Court of the State of New-York—or, in other words, virtually a motion to remand the case to the Supreme Court of the State of New-York—or, in other words, virtually a motion to remain the case to the Supreme Court of the State of New-York—or the Company contending that it resided wholly in the United States Circuit Court, and counsel for Mr. Fisk contending that the Superior Court of the State of New-York had original and complete jurisdiction of the main subject matter of the sugment by direction of the Court, and recapitulated, for the information of the main subject matter of the sugment by direction of the Court, and recapitulated, for the information of the court, the leading facts in the case, viewed from the standpoint taken by the Company, yiewed from the standpoint taken by the Company them presented to the United States Circuit Court, counsel contending that the enjunction wa

sued for a liability, as such member, arising under the laws of the United Stafes; but that was not this case

Lewis Williams agt. The Baltic Insurance Company.—The plaintiff is a silk dealer in Broadway, New York. He was insured in several companies, among them the Mechanics, Traders, New-Amsterdam, and Firemen's. His store was destroyed by fire on January 1, 1868. The insurance amounted to \$1,000, of which \$1,500 was in the Baltic. The case occupied the Kings County Circuit Court for two days, when it was given to the inry, who retarned a verdict of \$1,126 for the plaintiff. that in fact, be, far more than any one else, is responsible for the irregularities charged, having by his official in-dorsements misled the other members of the Faculty. The case came up on motion for an injunction against the College, and Judge Cardoza took, the papers, reserving

United States agt. Thomas Fox.—In this case, previously reported, in which the defendant was charged with conspiracy with a woman calling horself Ellen Roynolds, in falsely personating other parties, for the purpose of obtaining the bounty money and back pay due to Mary Reynolds en account of her deceased husband, a soldier in the Union army, the examination has been concluded before Commissioner Betts, and the defendant discharged, the testimony being very conflicting, and it being by no means certain that the case was not one supply involving a question of mistaken identity of parties. CRIMINAL!

At the Tombs Police Court, yesterday, before Jestice Hogan, James Johnson was charged with having stolen a pocket-book, containing a small sum of money, from the dress pocket of Mrs. A. Weaver, a resident of Jersey City, while standing at the corner of Breadway and Fulton-st. Officer Thompson saw the action, took the accused into custody, and found the wallet in his possession. The prisoner, who was somewhat under the influence of liquer, while sitting in the box, attempted to commit suicide by entiting his throat with a penkuife. Before he could succeed in his purpose, Officer Walsh of the Court Squad seized his hand and wrenched the knife from him. The wound, which is not serious, was dressed by Dr. Nealis, and he was then committed for trial.

258, 259, 264, 269, 78, 79.

SUPERIOR COURT—TRIAL TERM.—Part I.—Nos. 278, 889, 289, 469, 465, 879, 2898, 831.

MARINE COURT—TRIAL TERM.—Nos. 1642, 2207, 2413, 2465, 2428, 2567, 2478, 2569, 2579, 2511, 2572, 2574, 2575, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2535, 2586, 2587, 2489.

COURT OF GENERAL SESSIONS.—The People agt.
John Secker, burglarly; Mary Morris, grand larceny; John Dunn, robbery; Wm. Dugan, larceny from the person; John Kealer, burglary;
Henry Just, grand larceny; Prancis Bradley, attempt at burglary; John
Tyia, felouious assault and battery.

As Spring Advances the votaries of Fashion throng our thoroughfares, arrayed in picturesque babiliments. The mos by close and constant accreting, are those gentlemen who proudly appear the superb hats of KNox, No. 212 Broadway, corner of Poiton-st. The present style of Knox's head-gear may truly be called nonpareil.

SUNDAY-SCHOOL BOOKS.—BROUGHTON & WY-

LATEST SHIP NEWS.

ARRIVED.

Steamship Tarifa, Murphy, Liverpool April 6, Queenstown April 7, and Boston Zist, mase.

Steamship John Gibson, Winters, Washington and Alexandria, mase. B Steamship John Gibson, Winters, Washington and Alexandria, mase. B Steamship Glancus, Walden, Boston, mase, and pass.

Ship italia, Whitmore, Sangharandree 130 days, grain, flour, ke, Bark Murasida, Femiergrace, Shanghai Bee, 11, icaa.

Bark Grace Redyath, Botalord, Moutevideo 63 days, hides, ke,

THE COURTS.

IMPORTANT QUESTION AS TO MERCANTILE

At the Tombs Police Court, yesterday, before

which is not serious, was dressed by Dr. Nealis, and he was then committed for trial.

The examination in the case, previously reported, in which the defendants, Stephen Sherlock, George Schneider, and James Ford are charged with complicity in frauds at an alleged whisky distillery at Nos. 188 and 130 East Twenty-fifth-st., was continued yesterday before Commissioner Osborn. It is claimed by the Government that the place in question is a whisky distillery, whereas the defense is that it is simply a vinegar factory. Berjamin F. Chayton, Assistant Assessor of the Thirty-second District, testified that the books of Sherlock showed the commission of frauds at the alleged distillery, and that he (witness) had found in Sherlock's place whisky, on which no tax had been paid. The further hearing was then adjourned to the 23d inst.

At the Essex Market Police Court, before Justice Mansfield, yesterday, Richard Carrell, keeper of a junk-shop at No. 72 Jackson-st., was arraigned for grand larceny. On the 16th of January William R. Goodenough of Greenpoint had stolen from him a chain cable weighing \$90 pounds, worth \$50. Yesterday, Bassing the shop of the prisoner, he recognized his property. Carroli is well kflown to the police as a suspelous character, and has been arrested 20 times within the past few months, but has always managed to evade the law. He was committed ... Mary Lawton, chambermaid at No. 78 Rivington-st, was accused of stealing from the room of Philip Egnet, on Wednesday, watches and Jewelry to the value of \$224. Committed ... Jonn W. Hudson, an agent of the Society for the Prevention of Cruelty to Animals, accused James Hines of driving a horse attached to a heavy load of coal, the animal having two running sores, which rendered it unfit for work. Held in \$500 bail to answer at the Court of General Sessions.

[Anuquneements.]

MANUFACTURED AT WATERBURY, CONN., BY ROGERS & BRO. OFFICE NO. 203 BROADWAY, have stood the test of many years' hard mange, and have not, in a single

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Bara Carrie E. Long, Park, Matauzas 3 days, sugar.

Brig Met or, Crever, Matauzas 5 days, molasses.

Brig Met or, Crever, Matauzas 5 days, molasses.

Brig Maria W. Nerwood, Washours, Harmas II days, sugar.

Brig Martin, Dunn, Matauzas 57 days, molasses.

Sebr. Gonervative, Kin pton, Chechegos 15 days, sugar.

Brig Matchs, Dunn, Matauzas 17 days, monases.

Sebr. Gonervative, Kin pton, Chechegos 15 days, sugar.

Sebr. Charter Gax, Arthur, Arnoro, P. R., 17 days, sugar and molasses.

Sebr. Grace Chifton, Godfrey, Key West 13 days, molasses.

Sebr. Frances A. Builey, Locke, Gonatanama 17 days, sugar.

Sebr. Frances A. Builey, Locke, Gonatanama 17 days, sugar.

New York.

Schon Mary K. Thayer and Sarsh Holincok, for New-York in 5 days; brig John Brightman for New-York in 7 days; bark Moraing Star, Unione Markey, Chromeses. Mand Queen, Virginia.
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Five quires for \$10 stamped.

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IN QUALITY, ALWAYS ON HAND, AND FOR SALE
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Steamships—Australasian, for Liverpool: Main, for Bromen; Earle, for Havanac Gen. Biarnes, for barannah; Saratoga, for Norfolk. Ship—Cysonite, for Liverpool.

DOMESTIC PORTS.

WILMINOTON, N. C., April 22.—Arrived, steamship Empire, from New-York; Ploneer, from Poindelphia.

CHALLESTON. April 22.—Arrived, sehr. Nelle Carr, from Mayagnez. Salled, steamships Cassilla, for Liverpool; Magnesia, for Now-York.

POREIGN PORTS.

Quarantown, April 22.—The National Line's steamship The Queen, arrived here this evening from New-York.

SPOKEN. Safest, Simplest, Best ! SPOKEN.

Bark Awhthora, 42 days from Bordeaux for New-York, April 16, lat.
31.28, ion. 71.

GAS FIXTURES,

ADAPTED FOR BURNING KEROSENE OR GAS,
Wish one Patent Improvements, all Lumps
CAN BK LIGHTED AN QUICKLY AS GAS,
Or chimned asiely and neathy, without removing the shade, or
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We have a full study of all kinds of We have a full stock of all kinds of KEROSENE LAMPS AND FIXTURES, JULIUS IVES & Co., Removed to Nos. 37 Barriay-st. and 42 Park-place WHOLESALE AND RETAIL

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